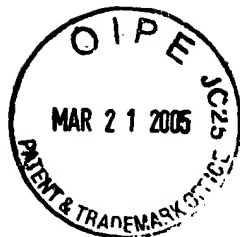


03500.015849



PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
	:	Examiner: Quana M. Grainger
TSUTOMU NISHIUWATOKO, ET AL.)	
	:	Group Art Unit: 2852
Application No.: 09/965,802)	
	:	Confirmation No.: 3422
Filed: October 1, 2001)	
	:	Notice of Allowance: December 20, 2005
For: DRIVING-FORCE)	
TRANSMITTING PART,	:	
ELECTROPHOTOGRAPHIC)	
PHOTOSENSITIVE DRUM,	:	
PROCESS CARTRIDGE AND)	March 21, 2005
ELECTROPHOTOGRAPHIC	:	
IMAGE FORMING)	
APPARATUS	:	

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

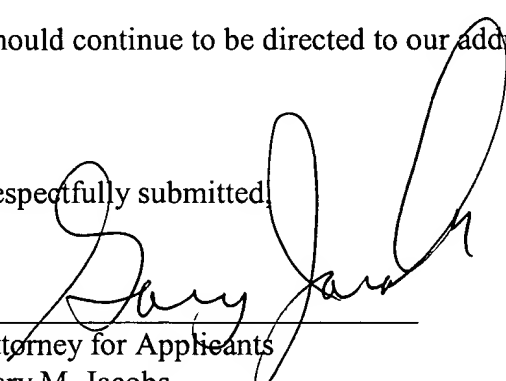
Second Request for Entry of December 2, 2003 Amendment After Allowance

Sir:

Applicants filed an Amendment After Allowance on December 2, 2003 and subsequently filed a Request for Continued Examination on January 5, 2004, requesting entry of the December 2, 2003 Amendment After Allowance. But, to date, Applicants have not received any paper from the Patent Office formally entering the December 2, 2003 Amendment. Accordingly, Applicants respectfully request the issuance of a paper entering the December 2, 2003 Amendment.

Applicants' undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010. All correspondence should continue to be directed to our address given below.

Respectfully submitted,

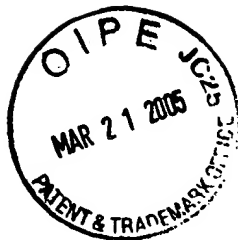


Attorney for Applicants
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Registration No. 28,861

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30 Rockefeller Plaza
New York, New York 10112-3801
Facsimile: (212) 218-2200
GMJ\smj

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03500.015849



PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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ELECTROPHOTOGRAPHIC	:	
IMAGE FORMING)	March 21, 2005
APPARATUS	:	

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Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Attention Docket Clerk: Code REAS

Comment on Statement of Reasons for Allowance

Sir:

The Statement of Reasons for Allowance that accompanied the December 20, 2005

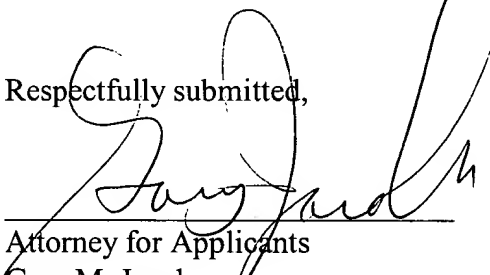
Notice of Allowance states that "The claims are allowable over the prior art of record because the prior art of record does not teach or suggest a driving-force transmitting part which is integrally formed comprising a coupling portion, a gear portion for driving the developing roller, a second

gear portion formed between the coupling gear and the gear portion for driving the transfer roller; a shaft portion, and a non-circular twisted protrusion.”

But independent Claims 1, 7, 13, 19, 20, 26, 32, and 38 do not recite a “coupling gear”. In addition, independent Claims 1, 7, 13, and 19 do not recite a “non-circular twisted protrusion” or a “shaft portion”. Further, independent Claims 20, 26, 32, and 38 do not recite a “gear portion” or a “second gear portion”, and independent Claim 32 does not recite a “coupling portion”. Nevertheless, these claims are allowable for the unique combination of features recited therein.

Applicants’ undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010. All correspondence should continue to be directed to our address given below.

Respectfully submitted,



Attorney for Applicants
Gary M. Jacobs
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